Rafiq A. Sabir	({	12 Civ. 8937 (LAP)
v •	(05 Cr. 673 (LAP)
United States of America	(USDC SDNY DOCUMENT ELECTRONICALLY FILED DOC# DATE FILED: 8/26/2014

Motion For Leave To Amend 28 USCS §2255

Dr. Rafiq Sabir filed a timely §2255 Motion 30 November 2012 and now asks the Court's leave to amend by adding Ground Seven as described below.

GROUND SEVEN:

Dr. Sbir was convicted in June 2007 of: Count One, conspiring to and Count Two, attempting to provide material support to al-Qaeda in violation of 18 USCS §2339B. On 28 November 2007 Dr. Sabir was sentenced to a general sentence of 300 months. See Sentencing Transcript p.47 lines 1,2. (Excerpt hereto attached.) The maximum for each count is 180 months. See 18 USCS §2339B. The Court must render a separate sentence on each count. See USSG §5 1.2. Therefore the 300 month sentence was imposed illegally and in violation of the law. See United States v. Maynagh, 566 F.2d 799 (1st Cir. 1977); United States v. Moriarty, 429 F.3d 1012 (11th Cir. 2005); United States v. Ward, 626 F. 3d 179 (3d Cir. 2010).

A challenge to a sentence imposed illegally can never be forfeited or time-barred. United States v. Zakrzewski, 462 Fed. Appx. 421 (4th Cir. 2012); United States v. Zuno-Arce, 25 F.Supp. 2d 1087, 1120-22 (CD Cal. 1998).

AUG 26 2014



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Sentence

out by Mr. Wilford, it is my intention to impose a sentence of 300 months. It is my intention to impose a period of supervised release of two years on each count to run concurrently. It is my intention to impose the recommended special conditions of supervised release of providing requested financial information and submission to a search.

It is not my intention to impose a fine on the findings of the presentence report, which I agree with, that the defendant is not able to address a fine. It is my intention to impose the mandatory \$200 special assessment.

Counsel, is there any reason such a sentence shouldnot be imposed?

MS. RODGERS: No, your Honor.

MR. WILFORD: Other than we've already argued, your Honor, no.

THE COURT: Yes, sir, thank you.

Very well, then. Dr. Sabir, you are sentenced, sir, to a period of 300 months incarceration. Following that time, you'll spend a period of two years on supervised release.

During that period, you will comply with all of the standard terms and conditions of supervised release. Among them are that you not commit another federal, state or local crime, you not illegally possess a controlled substance, and you not possess a firearm or other destructive device.

In addition, sir, during that period, and in addition

Case 1:12-cv-08937-LAP Document 19 Filed 08/26/14 Page 3 of 4 CERTIFICATE OF SERVICE:

I, Rafiq Sabir certify under the penalty		
of perjury, that a true and correct copy of the foregoing has		
been placed in the FCI, mailbox, in Danbury, CT, 06811, on this		
day of August, year 20_14_, in accordance with the		
prison mailbox rule. Houston v. Lack, 487 US. 266(1988). This		
enclosed motion is deemed filed upon placement in the prison		
mail room, and mailed to the following:		
e de la companya de		
United States Attorney		
United States Courthouse Annex		
One Saint Andrews Plaza		
New York, New York 10007-1701		

So Served,

UNSWORN DECLARATIONS UNDER PENALTY OF PERJURY

I certify under penalty of perjury under the laws of the United States that the foregoing is true and correct. Executed 21 August 2014

Name: Rafiq Sabir

Reg: 55312-066

Address: FCI Danbury Route 37 Danbury, Connecticut 96811

